## IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11

BIG LOTS, INC., et al.,<sup>1</sup> Case No. 24-11967 (JKS)

(Jointly Administered)

Debtors.

Related to Docket No. 1658

## NOTICE OF WITHDRAWAL OF MOTION OF CONNOR RECREATIONAL CENTER, INC. TO COMPEL IMMEDIATE PAYMENT OF STUB RENT AND POST-PETITION RENT AND OBLIGATIONS PURSUANTTO 11 U.S.C. §§ 365(d)(3) AND 503(b)(1)(A)

**PLEASE TAKE NOTICE** that Connor Recreational Center, Inc., by and through its undersigned counsel, hereby withdraws without prejudice its *Motion of Connor Recreational Center, Inc. to Compel Immediate Payment of Stub Rent and Post-Petition Rent and Obligations Pursuant to 11 U.S.C. §§* 365(d)(3) and 503(b)(1)(A) [D.I. 1658; Filed January 9, 2025].

Dated: January 23, 2025 GELLERT SEITZ BUSENKELL & BROWN LLC

/s/ Michael Busenkell
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**CERTIFICATE OF SERVICE** 

I hereby certify that on January 23, 2025, I caused a true and correct copy of the Notice of

Withdrawal of the Motion of Connor Recreational Center, Inc. to Compel Immediate Payment of Stub

Rent and Post-Petition Rent and Obligations Pursuant to 11 U.S.C. §§ 365(d)(3) and 503(b)(1)(A) to

be electronically filed and served via CM/ECF upon all parties requesting electronic notices in these

cases.

Dated January 23, 2025

/s/ Michael Busenkell

Michael Busenkell (DE 3933)

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